

The Eazette



of Andia

PUBLISHED BY AUTHORITY

No. 5] NEW DELHI, SATURDAY, JANUARY 30, 1960/MAGHA 10, 1881

NOTICE

The undermentioned Gazettes of India Extraordinary were published upto the 19th January 1960:—

Issue No.	No. and date	Issued by	Subject
11	S.O. 172, dated 16th January, 1960.	Ministry of Labour & Employment.	Constituting and Industrial Tribunal at Bombay and appointing Shri Salim M. Merchan as its presiding officer.
12	S.O. 173, dated 19 th January, 1960.	Ministry of Informa- tion and Broad- casting.	Approval of films specified therein,

Copies of the Gazettes Extraordinary mentioned above will be supplied on indent to the Manager of Publications, Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of these Gazettes.

PART II-Section 3-Sub-section (ii)

Statutory orders and notifications issued by the Ministries of the Government of India (other than the Ministry of Defence) and by Central Authorities (other than the Administrations of Union Territories).

ELECTION COMMISSION. INDIA

New Delhi, the 20th January 1960

- S.O. 257.—In exercise of the powers conferred by sub-section (1) of section 22 of the Representation of the People Act, 1951 (XLIII of 1951), the Election Commission hereby appoints the following officers, in addition to the officer appointed by its notification No. 434/4/56(1), dated the 8th January, 1957, to assist the Returning Officer for 118 Baramati Parliamentary Constituency in the performance of his functions:—
 - 1. Assistant Collector, Junnar Division.
 - 2. Prant Officer, Baramati Division.

- 3. Mamlatdar, Ambegaon.
- 4. Mamlatdar, Junnar.
- 5. Mamlatdar, Baramati.
- 6. Mamlatdar, Indapur.

[No. 434/4/60(1).] By Order,

S. C. ROY, Secy.

MINISTRY OF HOME AFFAIRS

New Delhi, the 24th January 1960

S.O. 258.—In exercise of the powers conferred by sections 10 and 17 of the Indian Arms Act, 1878 (11 of 1878), the Central Government hereby makes the following further amendment in the Indian Arms Rules, 1951, namely:—

In sub-rule (1) of rule 2 of the said rules, after the words "and the Commissioner of Police, Calcutta", the words "in the case of the city of Ahmedabad, the Commissioner of Police, Ahmedabad city," shall be inserted.

[No. 35/44/59-P. IV]

C. P. S. MENON, Dy. Secy.

New Delhi, the 25th January 1960

- S.O. 259.—In exercise of the powers conferred by section 8 of the Preventive Detention Act, 1950 (4 of 1950), and in supersession of the notification of the Government of India in the Ministry of Home Affairs No. S.R.O. 3538, dated the 27th November, 1954, as subsequently amended, the Central Government hereby constitutes for the purposes of the said Act an Advisory Board consisting of the following persons:—
 - (1) The Hon'ble Mr. Justice G. D. Khosla, Chief Justice of the Punjab High Court.
 - (2) The Hon'ble Mr. Justice Jagjit Singh Bedi, a Judge of the Punjab High Court.
 - (3) Shri Hans Raj Khanna, District and Sessions Judge, Delhi.
- 2. The Hon'ble Mr. Justice G. D. Khosla shall be the Chairman of this Advisory Board.

[No. 44/1/60-Poll(1).]

N. SAHGAL, Jt. Secy.

MINISTRY OF EXTERNAL AFFAIRS

New Delhi, the 19th January 1960

S.O. 260.—In pursuance of clause (a) of section 2 of the Diplomatic and Consular Officers (Oaths and Fees) Act, 1948 (41 of 1948), the Central Government hereby authorises Shri H. M. Banerjee, Registrar in the Embassy of India, Manila to perform the duties of a 'Consular Agent' with immediate effect.

[No. F. 6(2)-Cons/59.]

G. P. MATHUR, Attache (Cons.).

MINISTRY OF FINANCE

(Department of Economic Affairs)

New Delhi, the 20th January 1960

S.O. 261.—In exercise of the powers conferred by section 39 of the Life Insurance Corporation Act, 1956 (31 of 1956), the Central Government hereby publishes the following certificate granted to the Jagatseva Mutual Provident Insurance Company Limited, Masaulipatam, an insurer whose controlled business has been transferred to and vested in the Life Insurance Corporation of India under the provisions of the said Act.

CERTIFICATE

Whereas Jagatseva Mutual Provident Insurance Company Limited, Masulipatam, is an insurer whose controlled business has been transferred to and vested in the Life Insurance Corporation of India under the provisions of the Life Insurance Corporation Act, 1956 (31 of 1956);

And whereas the said insurer has complied with all directions given to it by the said Corporation for the purpose of securing that the ownership of any property or any right is effectively transferred to the Corporation;

And whereas the said insurer has made an application to the Central Government that there is no reason for the continued existence of the insurer;

Now, therefore, in exercise of the powers conferred by section 39 of the said Act, the Central Government hereby grants to the said insurer the certificate that there is no reason for the continued existence of the insurer.

[File No. 3(2)-INS(II)/59.]

R. B. LAL, Under Secy.

(Department of Economic Affairs)

New Delhi, the 21st January 1960

- S.O. 262.—In exercise of the powers conferred by clause (a) of sub-section (2) of section 72 of the States Reorganisation Act, 1956 (37 of 1956), the President hereby declares—
 - (a) that from and out of the Consolidated Fund of the State of Punjab, the sums specified in column 3 of the Schedule annexed to this Notification amounting in the aggregate to the sum of seventy-seven lakins, fifty-three thousand, six hundred and ten rupees shall be deemed to have been duly authorised to be paid and applied to meet the amounts spent for defraying the charges in respect of the services specified in column 2 of the said Schedule during the financial year ended on the 31st day of March, 1953, in excess of the amounts granted for those services and for that year; and
 - (b) that the sums deemed to have been authorised to be paid and applied from and out of the Consolidated Fund of the State of Punjab under this Notification shall be deemed to have been appropriated for the services and purposes expressed in the said Schedule in relation to the financial year ended on the 31st day of March, 1953.

THE SCHEDULE

Serial No.	Service and Purpose		Excess			
No.			Voted	Charged	Total	
I	2			3		
			Rs.	Rs.	Rs.	
1 2 3 4	State Excise Duties Stamps Charges on account of Motor Vehicles Acts Other Taxes and Duties	•	71,443 5,579 13,820 10,318		71,443 5,575 13,820 10,318	

1	2		3	
		Rs.	Rs.	Rs.
<	Deht Services		34,15,559	34,15,559
6	Civil Works		1,526	1,526
7	Electricity Schemes	2,31,766		2,31 766
8	Territorial and Political Pensions and Super-			
-	annuation Allowances and Pensions	3,71,202		3,71,202
Q	Construction of Irrigation, Navigation, Em-			•
_	bankment and Drainage works, etc.		50	50
10	Capital Outlay on Multi-purpose River			_
•-	Schemes-Bhakra Nangal Project		4,43,321	4,43,321
11	Public Debt.		31,89,026	31,89,026
				
	Total	7,04,128	70,49,482	77,53,610

[No. F. 18(29)(1)-B/59.1

- S.O. 263.—In exercise of the powers conferred by clause (a) of sub-section (2) of section 72 of the States Reorganisation Act, 1956 (37 of 1956), the President hereby declares—
 - (a) that from and out of the Consolidated Fund of the State of Punjab, the sums specified in column 3 of the Schedule annexed to this Notification amounting in the aggregate to the sum of eighty-six lakhs, sixty-seven thousand, six hundred and five rupees shall be deemed to have been duly authorised to be paid and applied to meet the amounts spent for defraying the charges in respect of the services specified in column 2 of the said Schedule during the financial year ended on the 31st day of March, 1954, in excess of the amounts granted for those services and for that year; and
 - (b) that the sums deemed to have been authorised to be paid and applied from and out of the Consolidated Fund of the State of Punjab under this Notification shall be deemed to have been appropriated for the services and purposes expressed in the said Schedule in relation to the financial year ended on the 31st day of March, 1954.

THE SCHEDULE

0 - 1-1	C		.						Excess	
Serial No.	Service i	and 1	rurpose					Voted	Charged	Total
1			2						3	
				-				Rs.	Rs.	Rs.
1	Stamps .							13,258		13,258
2	Administration				•	• .		22,530		22,530
3	Capital Outlay							66,45,692		66,45,692
4	Privy Purses and Superar									
	sions .					-		2,51,685		2,51685
5	Civil Works					-	-		1,116	1,116
6	Public Debt	-	•	•	•	•	•		17,33,324	17 33,324
		,	TOTAL					69,33,165	17,34,440	86,76,605

[No. F. 18(29)(ii)-B/60.]

- 8.0. 264.—In exercise of the powers conferred by clause (a) of sub-section (2) of section 72 of the States Reorganisation Act, 1956 (37 of 1956), the President hereby declares—
 - (a) that from and out of the Consolidated Fund of the State of Punjab, the sums specified in column 3 of the Schedule annexed to this

Notification amounting in the aggregate to the sum of sixty-two thousand and eighty-eight rupees shall be deemed to have been duly authorised to be paid and applied to meet the amounts spent for defraying the charges in respect of the services specified in column 2 of the said Schedule during the financial year ended on the 31st day of March, 1955 in excess of the amounts granted for those services and for that year; and

(b) that the sums deemed to have been authorised to be paid and applied from and out of the Consolidated Fund of the State of Punjab under this Notification shall be deemed to have been appropriated for the services and purposes expressed in the said Schedule in relation to the financial year ended on the 31st day of March, 1955.

THE SCHEDULE

Serial	Service and Purpose		Excess			
No.	Service and	Purpose	Voted	Charged	Total	
I		2		3		
	,		Rs.	Rs.	Rs.	
I			8,686		8,68 6	
2 3	Charges on account of and Other Taxes as Miscellaneous	nd Duties	47,695 •••	 5,7 07	47,695 5,707	
		TOTAL .	56,381	5,707	62,088	

[No. F_.18(29)(iii)-B/59.]

- S.O. 265.—In exercise of the powers conferred by clause (a) of sub-section (2) of section 72 of the States Reorganisation Act, 1956 (37 of 1956), the President hereby declares—
 - (a) that from and out of the Consolidated Fund of the State of Punjab, the sums specified in column 3 of the Schedule annexed to this Notification amounting in the aggregate to the sum of eighty-nine lakhs, seven thousand, three hundred and seventy rupees shall be deemed to have been duly authorised to be paid and applied to meet the amounts spent for defraying the charges in respect of the services specified in column 2 of the said Schedule during the financial year ended on the 31st day of March, 1956, in excess of the amounts granted for those services and for that year; and
 - (b) that the sums deemed to have been authorised to be paid and applied from and out of the Consolidated Fund of the State of Punjab under this Notification shall be deemed to have been appropriated for the services and purposes expressed in the said Schedule in relation to the financial year ended on the 31st day of March, 1956.

THE SCHEDULE

erial	Service and	Service and Purpose				Ехсевя	
No.					Voted	Charged	Total
ī		2		_		3	
					Rs.	Rs,	Rs.
1 2	Stamps	Establishments	:	:	81,006 60,916		18,006 60,916

I	2		3	
		Rs.	Rs.	Rs.
3	Other Revenue Expenditure connected with			
-	multi-purpose River Schemes	15,42,945		15,42,945
4	Privy purses and Allowances of Indian Rulers and Superannuation Allowances & Pensions	3,48,240		3,48,240
~	Stationery and Printing	4,72,459		4,72,459
6	Capital Outlay on State Schemes of Govern-	417-1422	• •	177 - 7107
_	ment Trading	64,64,804		64,64,804
	TOTAL	89,07,370		89,07,370

[No. F. 18(29)(iv)-B/59.]

- S.O. 266.—In exercise of the powers conferred by clause (a) of sub-section (2) of section 72 of the States Reorganisation Act, 1956 (37 of 1956), the President hereby declares—
 - (a) that from and out of the Consolidated Fund of the State of Pepsy, the sums specified in column 3 of the Schedule annexed to this Notification amounting in the aggregate to the sum of five lakhs, fifty-one thousand, six hundred and nine rupees shall be deemed to have been duly authorised to be paid and applied to meet the amounts spent for defraying the charges in respect of the services specified in column 2 of the said Schedule during the financial year ended on the 31st day of March, 1953, in excess of the amounts granted for those services and for that year; and
 - (b) that the sums deemed to have been authorised to be paid and applied from and out of the Consolidated Fund of the State of Pepsu under this Notification shall be deemed to have been appropriated for the services and purposes expressed in the said Schedule in relation to the financial year ended on the 31st day of March, 1953.

THE SCHEDULE

Serlal	Carridge of J. Durger		Excess	
No.	Service and Purpose -	Voted	Charged	Total
ī	2		3	
		Rs.	Rs.	Rs.
1	Stamps	136		136
2	Charges on Account of Motor Vehicles Acts .	1,854		1,854
3	Other Taxes and Duties	19,743		19,743
4	Ministers	3,962		3,962
5	State Legislative Assembly	4,888		4,888
6	Agriculture and Forest Department	394		394
7	Industrics, Supplies and Labour Departments	2,384		2,38
8	Law and Local Self Government Department	2,314		2,31
9	Commissioner	728		72
10	District Administration	17,283		17,28
11	Administration of Justice	4,668		4,66
12	Electricity Schemes-Working Expenses	3,94,737		3,94,73
13	Privy Purses and Allowances of Indian Rulers	6 240		6,24
14	Interest-free and Interest bearing Advances .	92,278		92,27
	Total	5,51,609		5,51,609

- S.O. 267.—In exercise of the powers conferred by clause (a) of sub-section (2) of section 72 of the States Reorganisation Act, 1956 (37 of 1956), the President hereby declares—
 - (a) that from and out of the Consolidated Fund of the State of Pepsu, the sums specified in column 3 of the Schedule annexed to this Notification amounting in the aggregate to the sum of three lakhs, eleven thousand, seven hundred and three rupees shall be deemed to have been duly authorised to be paid and applied to meet the amounts spent for defraying the charges in respect of the services specified in column 2 of the said Schedule during the financial year ended on the 31st day of March, 1954 in excess of the amounts granted for those services and for that year; and
 - (b) that the sums deemed to have been authorised to be paid and applied from and out of the Consolidated Fund of the State of Pepsu under this Notification shall be deemed to have been appropriated for the services and purposes expressed in the said Schedule in relation to the financial year ended on the 31st day of March, 1954.

THE SCHEDULE

erial	Service and Purpose						Excess	
No.						Voted	Charged	Total
1	2						3	
						Rs.	R9.	Rs.
1	Charges on account of Mot	tor Veh	icles	Acts	ŝ.	6,907	1.5	6,907
2	Other Taxes and Duties					46,760		46,760
3	Finance Department .					13,035		13,035
4	Development Department					4,237		4,237
5	Commissioner		•	•	•	1,593		1,593
6	Police			•	•	2,39,157		2,39,157
7	Privy Purses and Allowance	s of In	dian	Rui	lers	• •	14	14
		To	OTAL			3,11,689	14	3,11,703

[No. F. 18(29)(vi)-B/59.]

- S.O. 268.—In exercise of the powers conferred by clause (a) of sub-section (2) of section 72 of the States Reorganisation Act, 1956 (37 of 1956), the Fresident hereby declares—
 - (a) that from and out of the Consolidated Fund of the State of Pepsu, the sums specified in column 3 of the Schedule annexed to this Notification amounting in the aggregate to the sum of thirty-seven lakks, forty-seven thousand, one hundred and seventy-four rupees shall be deemed to have been duly authorised to be paid and applied to meet the amounts spent for defraying the charges in respect of the services specified in column 2 of the said Schedule during the financial year ended on the 31st day of March, 1955, in excess of the amounts granted for those services and for that year; and
 - (b) that the sums deemed to have been authorised to be paid and applied from and out of the Consolidated Fund of the State of Pepsu under this Notification shall be deemed to have been appropriated for the services and purposes expressed in the said Schedule in relation to the financial year ended on the 31st day of March, 1955.

THE SCHEDULE

01-1	C ' 1 D			,	Excess			
Serial No.	Service and Purpose			_	Voted Charged Tota			
I	2					3		
					Rs.	Rs.	Rs.	
I	Other Taxes and Duties .				5,727		5,727	
2	Irrigation				5,77,589		5,77,589	
3	Secretariat and Headquarters E	stabl	ishm	ents	14,104		14,104	
4	Commissioner				2,162		2,162	
si.	District Administration .				1,28,009		1,28,009	
6	Civil Supplies Directorate.				5,639		5,639	
7	Police				67,385	V -	67,385	
8	Education				1,10,593		1,10,59	
9	Miscellaneous Departments				1,197		197ء آ	
10	Civil Works				18,09,895		18,09,895	
II	Extraordinary Charges .				974ء28		974و 28	
12	Capital Outlay on Multi-purpo	se F	River	Sc-				
	hemes—Bhakra Nangal Proje				8,24,506		8,24,506	
13	Capital Account of Civil Works	out	side t	he				
-	Revenue Account	•	•	•	1,71,394	• •	1,71,394	
	Total				37,47,174		37,74,174	

[No. F. 18(29)(vii)-B/59.]

- S.O. 269.—In exercise of the powers conferred by clause (a) of sub-section (2) of section 72 of the States Reorganisation Act, 1956 (37 of 1956), the President hereby declares—
 - (a) that from and out of the Consolidated Fund of the State of Pepsu, the sums specified in column 3 of the Schedule annexed to this Notification amounting in the aggregate to the sum of eighty-two lakhs, ninety-nine thousand and nineteen rupees shall be deemed to have been duly authorised to be paid and applied to meet the amounts spent for defraying the charges in respect of the services specified in column 2 of the said Schedule during the financial year ended on the 31st day of March, 1956, in excess of the amounts granted for those services and for that year; and
 - (b) that the sums deemed to have been authorised to be paid and applied from and out of the Consolidated Fund of the State of Pepsu under this Notification shall be deemed to have been appropriated for the services and purposes expressed in the said Schedule in relation to the financial year ended on the 31st day of March, 1956.

THE SCHEDULE

Cantal	Carries and Drawn						Excess	
Serial No.	Service and Purpor	s¢			_	Voted	Charged	Total
	2		•	-			3	
				-		Rs.	Rs.	Rs.
1 2 3	Irrigation Vidhan Sabha Election for Legislature	:	•			 946 15,257	51,8 5 ,263	51,85,263 946 15,257

Src. 3(ii)]	THE GAZETTE OF INDIA: JANUARY 80, 1960/MAGHA 10, 1881
•	

I	2		3	
		Rs.	Rs.	Rs.
1	District Administration	7,691		7,69 1
5	Electricity Schemes—Working Expenses .		9,96,974	9,96,974
5	Stationery and Printing	1,05,622		1,05,622
7	Expenditure on Displaced persons	23,800		23,800
3	Capital outlay on Multi-purpose River Sc-			•
	hemes—Bhakra Nangal Project		19,55 , 778	19,55,778
9	Capital Outlay on Road Transport Schemes .	7,688		7,688
	Total	1,61,004	81,38,015	82,99,019

[No. F. 18(29)(viii)-B/59.] SHIV NAUBH SINGH, Jt. Secy.

(Department of Economic Affairs)

New Delhi, the 21st January 1960

S.O. 270.—Statement of the Affairs of the Reserve Bank of India, as on the 15th January, 1960.

BANKING DEPARTMENT

Liabilities	Rs.	Asse	ets	Rs.
Capital paid up	5,00,00,000	Notes		9,79,15,000
Reserve Fund	80,00,00,000	Rupee Coin		1,85,000
National Agricultural Credit (Long-term Operations) Fund	30,00,00,000	Susidiary Coin		3,99,000
National Agricultural Credit (Stabilisation) Fund .	4,00,00,000	Bills Purchased and Discounted:-		
Deposits:—		(a) Internal		••
(a) Government		(b) External		
(1) Central Government	49,41,35,000	(c) Government Tressury Bills		56,67,82,000
(2) Other Governments	40,36,57,000	Balances held abroad*		46,78,43,000
(b) Banks	80,68,67,000	Loans and Advances to Governments		20,78,42,000
(c) Others	122,57,30,000	Other Loans and Advancest .		105,53,61,000
Bills Payable	20,96,16,000	Investments		213,03,04,000
Other Liabilities	32,57,46,000	Other Assets		12,91,20,000
TOTAL .	465,57,51,000		TOTAL .	465,57,51,000

^{*}Includes Cash & Short term Securities.

[†]The Item 'Other Loans and Advances' includes Rs. 3,02,40,000/- advanced to scheduled banks against usance bills under Section 17(4)(c) of the Reserve Bank of India Act.

Dated the 20th day of January, 1960,

An Account pursuant to the Reserve Bank of India Act, 1934, for the week ended the 15th day of January 1960.

ISSUE DEPARTMENT

Liabilities	Rs.	Rs.	Assets	Rs.	Rs,
Notes held in the Banking Department Notes in circulation Total Notes issued	9,79,15,000 1777,89,74,000	1787,68,89,000	A. Gold Coin and Bullion: (a) Held in India (b) Held outside India.	117,76,03,000 	
			Foreign Securities	163,00,89,000	280,76,92,000 129,48,90,000 1377,43,07,000
Total Liabilities .		1787,68,89,000	Internal Bills of Exchange and other commercial paper Total Assets		 1787,68,89,00
d the 20th day of January, 1960).			K.	G. Ambegaorar, Dy. Governor.

A. BAKSI, Jt. Secy.

(Department of Revenue)

CORRIGENDUM

ESTATE DUTY

New Delhi, the 23rd January 1960

S.O. 271.—In the Ministry of Finance (Department of Revenue) notification No. S.O. 113, dated the 12th January, 1960, appearing on page 218 of the Gazette of India dated the 16th January, 1960, Part II, Section 3—Sub-section (ii) the following corrections shall be made:—

In the preamble		For	Read
- Salah a sarper Managa		"Indian"	"India"
Under I. Engineers/Surveyors/	Against S. No.		
Architects.	3	"Pankala"	"Rankala"
Under III. Works of Art.	I	"Aliyappan"	"Aiyappan"
	Under I. Engineers/Surveyors/ Architects.	Under I. Engineers/Surveyors/ Against S. No. Architects. 3	Under I. Engineers/Surveyors/ Against S. No. Architects. 3 "Pankala"

[No. 3/F. No. 5/53/59-ED].

D. SUBRAMANIAN, Dy. Secy.

CENTRAL BOARD OF REVENUE

INCOME-TAX

New Delhi, the 22nd January 1960

S.O. 272.—In exercise of the powers conferred by section 59 of the Indian Income-tax Act, 1922 (11 of 1922), the Central Board of Revenue hereby directs that the following further amendment shall be made in the Indian Income-tax Rules, 1922, the same having been previously published as required by sub-section (4) of the said section, namely:—

In the statement in rule 8 of the said Rules, under the heading 'III Machinery and Plant' and sub-heading (2), in Group A, after item (xiv), the following item shall be inserted, namely:—

"(xv) Wooden lasts used in the manufacture of shoes......25".

[No. 8(F. No. 27(47)-FT/58.]

P. V. KURUVILA, Secy.

MINISTRY OF COMMERCE AND INDUSTRY

PATENTS AND DESIGNS

New Delhi, the 20th January 1960

S.O. 273.—In pursuance of sub-section (4) of section 55 of the Indian Patents and Designs Act, 1911 (2 of 1911), the Central Government hereby authorises the Assistant Controller of Patents and Designs for the purposes of the said subsection.

[No. 16(1)-TMP/60.]

K. RAJARAMAN, Under Secy.

ORDERS

New Delhi, the 23rd January 1960

- S.O. 274/IDRA/6/17.—In exercise of the powers conferred by section 6 of the Industries (Development and Regulation) Act, 1951 (65 of 1951), the Central Government hereby appoints Dr. K. K. Talwar, Shri S. R. Krishnaswamy, Mr. A. I. Fleming, Shri Bhagwat Dayal Sharma and Shri N. J. Ardeshir as members of the Development Council established by the Order of the Government of India in the Ministry of Commerce and Industry S. O. 2830, dated the 17th December, 1959, for the scheduled industries engaged in the manufacture or production of Paper, pulp and allied industries, and directs that the following amendment shall be made in the said Order, namely: -
 - (a) In paragraph 1 of the said Order, after, entry No. 16, relating to Shri N. K. S. Iengar, the following entries shall be inserted:—

"16A.	Dr. K. K. Talwar, Chief Engineer, The Paper Products Ltd., 13-14, Ajmeri Gate Extension, New Delhi.	"technical knowledged"	"Member"
16B.	Shri S. R. Krishnaswamy, Works Manager, The National Newsprint & Paper Mills Ltd., Nepanagar, M.P. (India).	"-do-"	"-do-"
16C.	Mr. A. I. Fleming, M/s. Balmer Lawrie & Co. Ltd., 21, Netaji Subhas Road, Calcutta-1.	"-do-"	"-do-"
16D.	Shri Bhagwat Dayal Sharma, President, INTUC-Punjab Branch, Sector 21-B, Kothi No. 52-E, Chandigarh	"persons employed in industrial undertakings"	"-do-"

(b) In paragraph 1 of the said Order, after entry No. 17, relating to Shri J. T. Lalwani, the following entries shall be inserted:-

"consumer" "Member" "17A, Shri N. J. Ardeshir, President, All India Federation of Master Printers, 274, Tardeo Road, Bombay-7.

[No. 4(72) IA(II)(G)/59.]

S.O. 275/IDRA/6/17.—In pursuance of clause (c) of rule 2 of the Development Councils (Procedural) Rules, 1952, the Central Government hereby appoints Shri N. K. S. Iengar, Development Officer, Development Wing, New Delhi, as Secretary to the Development Council established by the Order of the Government of India in the Ministry of Commerce and Industry No. S. O. 2830, dated the 17th December, 1959, for the scheduled industries engaged in the manufacture or production of Paper, pulp and allied industries, with effect from the 17th December, 1959.

[No. 4(72)IA(II)(G)/59,]

S.O. 276/IDRA/6/18.—In exercise of the powers conferred by section 6 of the Industries (Development and Regulation) Act, 1951 (65 of 1951) the Central Government hereby appoints Shri B. B. Bhalla, Deputy Technical Director, National Productivity Council, New Delhi as a member of the Development Council established by the Order of the Government of India in the Ministry of Commerce and Industry No. S. O. 129, dated the 12th January, 1960, for the scheduled industries engaged in the manufacture or production of Leather, leather

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goods and pickers, and directs that the following amendments shall be made in the said Order, namely:—

In paragraph 1 of the said Order after entry No. 20 relating to Shri R. K. Agarwal, the following entries shall be inserted, namely:—

"20A. Shri B. B. Bhalla,
Deputy Technical Director,
National Productivity Council,
38, Golf Links,
New Delhi.

"technical knowledge" Member

[No. 4(2) IA(II)(G)/60.]

New Delhi, the 25th January 1960

S.O. 277/IDRA/6/7.—In exercise of the powers conferred by section 6 of the Industries (Development and Regulation) Act, 1951 (65 of 1951), the Central Government hereby appoints Dr. K. Venkataraman, Shri Siddarth Kasturbhai, Shri J. H. Doshi and Shri Santokh Singh to be members of the Development Council established by the Order of the Government of India in the Ministry of Commerce and Industry Order No. 1607, dated the 7th July, 1959, for the scheduled industries engaged in the manufacture and production of Drugs, Dyes and Intermediates, and directs that the following amendments shall be made in the said Order, namely:—

(a) In paragraph 1 of the said Order, the following amendments shall be made:—

S. No.	Name and address of	Interest	Member/
	Member	represented	Chairman
Di N a	Or. K. Venkataraman, irector, ational Chemical Laboratory, iona."	"technical knowledge"	Chairman

(b) In paragraph 1 of the said Order after entry No. 7A relating to Shri K. A. Hamied, the following entries shall be inserted:—

"7B. Shri J. H. Doshi, Director, "owners"

Member

The Amar Dye-Chem. Ltd., 'Rang Udyan', Sitaladevi Temple Road, Mahim,

Bombay-16."

"7C. Shri Santokh Singh,

---do.---

-do.--

Managing Poprietor, National Chemical Industries, 26, Najafgarh Road, Delhi."

(c) In paragraph 1 of the said Order, after entry No. 10B relating to Dr. B. Mukherji, the following entry shall be inserted:—

"10C. Shri Siddarth Kasturbhai, The Atul Products Ltd., Post Atul (Via Bulsar), Western Railway." "technical knowledge" Member

[No. 4(2)IA(II) G/59.] K. C. MADAPPA, Dy. Secy.

ORDER

EXPERT TRADE CONTROL

New Delhi, the 30th January 1960

S.O. 278.—In exercise of the powers conferred by sections 3 and 4A of the Imports and Exports (Control) Act, 1947 (18 of 1947), as in force in India and as applied to the State of Pondicherry, the Central Government hereby makes the following further amendment in the Exports (Control) Order, 1958, namely:—

In Schedule I to the said Order-

Under the heading "A. ANIMALS, FOOD AND DRINK," for item 5, the following shall be substituted:—

- "5. Fruits and nuts, the following:-
 - (i) Cocoanuts (green),
 - (ii) Cashewnuts (raw)."

[No. Export (1)/AM(27).]

T. S. KUNCHITHAPATHAM, Under Secy.

(Department of Company Law Administration)

New Delhi-1, the 23rd January 1960

S.O. 279.—In exercise of the powers conferred by clause (a) of sub-section (1) of section 448 of the Companies Act, 1956 (I of 1956) the Central Government hereby appoints Shri Pranjiwan Devidas Dalal to be the Official Liquidator, High Court, Bombay with effect from 15th December, 1959 until further orders vice Shri D. R. Banaji.

[No. PFG (109)-CLA/59.]

P. B. SAHARYA, Under Secy.

Indian Standard Institutions

New Delhi, the 18th January 1960

S.O. 280.—In pursuance of sub-regulation (1) of regulation 8 of the Indian Standards Institution (Certification Marks) Regulations, 1955, the Indian Standards Institution hereby notifies that 16 licences, particulars of which are given in the Schedule hereto annexed have been renewed.

THE SCHEDULE

S1. No.	Licence No. and -	Period of V	alidit y	Name & Address of the Licensee	Article covered by the	Relevant Indian Standard
	Date	From	То		Licence	(7) IS:10-1953 Specification for Plywood Tea-Chests (Revised). Do. Do. Do. Do. Do. Do. Do.
(1)	(2)	(3)	(4)	(5)	(6)	(7)
I	CM/L-45 20-1-1958	1-2-1960	31-1-1961	Messrs. B. S. and Company, 6 Nabin Chandra Das Lane, Baranagar, Cal- cutta-36. (Plywood Mills No. I).	Tea-Chest Plywood Panels	for Plywood Tea-Chests
2	CM/L-46 20-1-1958	1-2-1960	31-1-1961	Messrs, B. S. and Company, P.O. Nagra- kata, District Jalpaiguri, West Bengal Plywood (Plywood Mills No. II.	Do.	
3	CM/L-47 20-1-1958	1-2-1960	31-1-1961	Messrs. Hunsur Plywood Works, P.O. Hunsur (Mysore State).	Do.	Do.
4	CM/L-48 20-1-1958	1-2-1960	31-1-1961	The Bharat Plywood and Timber Products Limited, Cannanore, North	Do.	Do.
5	CM/L-50 20-1-1958	1-2-1960	31-1-1961	Messrs. East India Plywood Co. Private Limited, 2 Netaji Subhas Road, Calcutta.	Do.	Do.
6	CM/L-51 20-1-1958	1-2-1960	31-1-1961	Messrs, Jeypore Timber and Veneer Mills Private Ltd., Dibrugarh, District Lakhimour (Upper Assam).	Do.	Do.
7	CM/L-52 20-1-1958	1-2-1960	31-1-1961	The Malabar Plywood Works, Cheruva- nnur, Feroke (Kerala State).	Do.	Do.
8	CM/L-53 20-1-1958	1-2-1960	31-1-1961	Messrs. South India Plywood Industries, Market Landing, Kottayam (Kerala State).	Do.	Do.
9	CM/L-55 20-1-1958	1-2-1960	31-1-1961	The Albion Plywood Limited, 11 Clive Row, Calcutta-1.	Do.	Do.

(1)	(2)	(3)	(4)	(5)	(6)	(7)
10	CM/L-56 20-1-1938	1-2-1960	31-1-1961	The Great Indian Plywood Manufactur ing Company 76, Jessore Road, Dum Dum, Calcutta-28.	Tea-Chest Plywood Panels	Is:10-1953 Specification for Plywood Tea-Chests (Revised).
11	,- 3 ,3-	1-2-1960	31-1-1961	Messrs. Assam Bengal Veneer Industries Private Limited, 9 Clive Row, Calcutta -1 (Factory-Calcutta).	Do.	Do.
12	CM/L-59 20-1-1958	1-2-1960	31-1-1961		Do.	Do.
13	CM/L-60 20-1-1958	1-2-1960	31-1-1961	The Standard Furniture Co. Ltd., Kallai Kozhikode-3 (Kerala State).	, Do.	Do.
14	CM/L-61 20-1-1958	1-2-1960	31-1-1961	Messrs. Assam Saw Mills and Timber Co. Ltd., 62 Ballygunge Circular Road, (1, Rainey Park), Calcutta-19.	Do.	Dø.
15	CM/L-113 19-1-1959	1-2-1960	31-1-1961	M/s. Pheonix Plywood, Kottayam, Kerala	Do.	Do.
16	CM/L-114 19-1-1959	1-2-1960	31-1-1961	Messrs. Venus Plywood Company, Nemmara P.O., Kerala.	Do.	Do.

S.O. 281.—In pursuance of sub-regulation (1) of regulation 8 of the Indian Standards Institution (Certification Marks) Regulations, 1955, the India Standards Institution hereby notifies that four licences, particulars of which are given in the Schedule hereto annexed, have been granted authorising the licens to use the Standard Mark.

THE SCHEDULE

SI No	Licence No. and	Period	of Validity	- Name and Address of the	Article/Process covered by	Relevant Indian Standard
2112101	Date	From	То	Licensee	the Licence	reservati Indian Statemen
1	CM/L-158 15-1-1960	1-2-1960	31-1-1961	The Aluminium Industries Ltd., Hirakud Dis t. Sambalpur.	Steel-Cored and Plain Stranded Ahuminium Conductors of all types and sizes specified in IS: 398-1953.	IS: 398-1953 Specification for Hard-Drawn Stranded Alu- minium and Steel Cored Aluminium Conductors for Overhead Power Trans- mission Purposes (Tenta- tive),
2	CM/L-159 15-1-1960	1-2-1960	31-1-1961	M/s. Hind Electric, Mazagaon, Bombay-10.	Threephase Induction Motors for Industrial Use, from 1 H.P. to 5 H.P.	IS: 325-1956 Specification for Threephase Induction Motors for Industrial Use (Amended).
3	CM/L-160 15-1-1960	1-2-1960	31-1-1961	The Indian Iron & Steel Co. Ltd., 12, Mission Row, Calcutta-1.	Flushing Cisterns	IS: 774-1957 Specification for Flushing Cisterns for Water-Closets and Urinals.
4	CM/L-161 15-1-1960	1-2-1960	31-1-1961	M/s. Patiala Biscuit Manufac- turers Private Ltd., Rajpura (Punjab).	Biscuits (Excluding Wafer Biscuits).	IS:1011-1957 Specification for Biscuits (Excluding Wafer Biscuits).

[No. MD/12:288]

S. O. 282.—In pursuance of sub-regulations (2) and (3) of regulation 3 of the Indian Standard, Institution (Certification Marks) Regulations, 1955, the Indian Standards Institution hereby notifies that the Indian Standards, particulars of which are given in the Schedule hereto annexed, have been established during the period 1st January to 15th January, 1960.

THE SCHEDULE

Sl. No. and title of the No. Indian Standard established No. and title of the Indian Standard or Standards, if any, superseded by the new Indian Standard

Brief Particulars

I

3

3

4

- I IS: 23-1959 Specification for 99 percent Primary Aluminium Notched Bars and Ingots for Remelting for Aircraft Purposes (Review) for Remelting for Aircraft Purposes (Review)
- IS: 23-1950 Specificacation for 99 p ecent Aluminium Notched Bars and Ingots for Remelting tor Aircraft Purposes.
- This standard covers the requirements for 99 per cent primary (virgin) aluminium notched hars and ingots for remelting for aircraft purposes (Price Rs. 1.50).

2 IS: 232-1958 Glossary of Textile Terms. This standard prescribes definitions of terms commonly used in the cotton, wool, jute and silk industries.

3 IS: 515-1959 Specification for Natural and Manufactured Aggregates for Use in Mass Concrete. Definitions of terms relating to textile machinery, mill accessories and types of fabrics have not lein covered in this standard (Price Rs. 5.00).

4 IS: 904-1959 Specification for 2-Way and 3-Way Suction Collecting Heads for Fire Fighting Purposes. This standard covers aggregates natural occurring and aggregates manufactured by crushing stone, gravel, etc., used in mass concrete work (Price Rs. 4.00).

5 IS: 926-1959 Specification for Fireman's Axe.

- This standard lays? down the requirements regarding material, shape and dimensions, construction, workmanship and finish and tests of z-way and 3-way suction collecting heads (Price Rs. 2-50).
- This standard lays down the requirements regarding materials, shape and dimensions, and construction of fireman's axe the function of which is to effect an entrance into premises on fire or to cut away any dangerous parts or obstructions. The fireman's axe having an insulated hundle can also be used when dry to sever any electrical conductor or cable which may be alive. (Price Rs. 2 00).

6 IS: 936-1959 Specification for Underground Fire Hydrant, Double Valve Type.		This standard lays down the requirements regarding material, construction, workmanship and finish testing and inspection of underground fire hydrant, double valve type. This type of hydrant facilitates the cleaning and replacing of the hydrant valve without closing the main supply. (Price Rs. 2.00).
7 IS: 937-1959 Specification for Washers for Water Fittings for Fire Fighting Purposes.		This standard lays down requirements regarding material, shape dimensions and finish of washers required for water fittings used for fire fighting purposes (Price Rs. 1.50).
8 1S: 965-1958 Equivalent Metric Units for Scales, Dimensions and Quanti- ties in General Construction Work.		This standard lays down equivalent metric units for the various dimensional values met with in general construction work and at present expressed in the foot-pound-second (fps) system. (Price Rs. 5.00).
9 IS: 1342-1959 Specification for Oil Pressure Stoves.		This standard covers the requirements for oil pressure stoves, intended primarily for domestic use, burning pressurized kerosene under a normal working pressure of 1 to 2 kg/ sq. cm. (Price Rs. 3.00).
10 IS: 1379-1959 Specification for Ink, Stencil, Oil Base, for Marking Non- Porous Surfaces, Colour as Required.		This standard covers the requirements and the methods of tests for oil based stencilling ink used for transferring letters or figures from a stencil on to a non-porous surface, such as metal or glass with the help of a brush or fountain marker. (Price Rs. 2-50).
11 IS: 1421-1959 Specification for Cellulose Nitrate Coated Fabrics.	••	This standard covers the requirements and the methods of test for the material commercially known as cellulose nitrate coated fabrics mainly used for book binding and for upholstery where good appearance rather than durability is the main consideration. (Price Rs. 1.50).

2 3 12 IS: 1439-1959 Specification for Steelyards. This standard covers requirements for steelyards. (Price Rs. 1.50)

Copies of these Indian Standards are available for sale with the Indian Standards Institution, "Manak Bhawan", 9, Mathura Road, New Delhi-1 and also at its Branch Offices at (i) General Assurance Building, 232, Dr. Dadabhoy Naoroji Road, Fort, Bombay-1, (ii) P-11 Mission Row Extension, Calcutta-1, and (iii) 2/21 First Line Beach, Madras-1.

[No. MD/13:2.]

C. N. MODAWAL, Deputy Director (Marks)

ERRATUM

In the Ministry of Commerce and Industry (Indian Standards Institution) Notification No. MDC/12(185)-L, dated the 16th December 1959 published in the Gazette of India, Part II, Section 3—Sub-Section (ii), dated December 26, 1959 at p. 3503 as S.O. 2835 please make the following alteration:

Against Sl. No. 2, under column (3) please read '16-12-1959 to 15-2-1962' for '16-12-1959 to 15-12-1960'.

MINISTRY OF FOOD & AGRICULTURE

(Department of Agriculture)

(Indian Council of Agricultural Research)

New Delhi, the 23rd January 1960

S.O. 283.—The following draft of certain further amendments in the Indian Oilseeds Committee Rules, 1947, which the Central Government proposes to make in exercise of the powers conferred by section 17 of the Indian Oilseeds Committee Act, 1946 (9 of 1946), is hereby published as required by sub-section (1) of that section for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration on or after 25th February, 1960.

Any objection or suggestion which may be received from any person with respect to the said draft before the date so specified will be considered by the Central Government.

Draft Amendments

In the said rules,

- rule 4 shall be re-numbered as sub-rule (1) thereof;
- (2) in sub-rule (1) as so re-numbered,—
 - (i) after the words "other than", the words "a member elected under clause (s) of section 4 of the Act. and" shall be inserted;
 - (ii) the brackets and letter "(a)" after the words "Provided that" and proviso (b) shall be omitted:
- (3) after sub-rule (1) as so re-numbered, the following sub-rule shall be inserted, namely:-
 - "(2) Save as otherwise provided in these rules, a member of the Committee elected under clause (s) of section 4 of the Act shall hold office for so long as he continues to be member of the House from which he was elected'

CORRIGENDUM

New Delhi-1, the 20th January 1960

S.O. 284.—The words and figures "7. The Collector of Customs and Central Excise, State of Pondicherry—The State of Pondicherry" occurring in Schedule to Notification No. 5-50/57-Com.I/II, dated the 12th September, 1959 issued by the Government of India in the Ministry of Food & Agriculture (Department of Agriculture) Indian Council of Agricultural Research may be deleted. Items 8 to 15 of the said Schedule may also be re-numbered as 7 to 14.

[No. 5-50/57-Com.I/II.]

AJUDHIA PRASADA, Under Secy.

MINISTRY OF HEALTH

New Delhi, the 16th January 1960

S.O. 285.—The following draft of certain amendment to the Indian Port Health Rules, 1955 which the Central Government proposes to make in exercise of the powers conferred by clause (p) of sub-section (1) of section 6 of the Indian Ports Act, 1908 (15 of 1908) is hereby published as required by section (2) of that section, for the information of all persons likely to be affected thereby; and notice is hereby given that the said draft will be taken into consideration on orafter 16th April 1960.

Any objection or suggestion which may be received from any person with respect to the said draft before the date so specified will be considered by the Central Government. Such objection or suggestion should be addressed to the Under Secretary to the Government of India, Ministry of Health, New Delhi.

Draft Amendment

In the said rules, in sub-rule (1) of rule 83 for the words "any ship" the words "any ship or vessel" and for the words "on the vessels" the words "on the ship or vessel" shall be substituted.

[No. F. 15-4/59-I.H.]

T. V. ANANTANARAYANAN, Under Secy.

MINISTRY OF TRANSPORT AND COMMUNICATIONS (Department of Transport) (Transport Wing)

New Delhi, the 20th January 1960

S.O. 286.—In exercise of the powers conferred by section 63C of the Motor Vehicles Act 1939 (4 of 1939), the Central Government hereby makes the following rules, the same having been previously published as required by section 133 of the said Act.

THE INTER-STATE TRANSPORT COMMISSION RULES, 1960

- 1. Short title and commencement.—(1) These rules may be called the Inter-State Transport Commission Rules, 1980.
 - (2) They shall come into force at once.
 - Definitions.—In these rules, unless the context otherwise requires,—
 - (a) "Act" means the Motor Vehicles Act, 1939 (4 of 1939);
 - (b) "Chairman" means tht Chairman of the Commission;
 - (c) "member" means a member of the Commission;
 - (d) "Presiding Officer" means the Chairman or any other member presiding over a meeting of the Commission;

(e) "section" means a section of the Act,

- 3. Term of office of members.—(1) The term of office of a non-official member shall be three years commencing from the date of his appointment.
- (2) On the expiration of his term of office, a non-official member shall be eligible for re-appointment.
- (3) The Chairman and the official members shall hold office during the pleasure of the Central Government.
- 4. Removal of members from office.—The Central Government may, by notification in the Official Gazette, remove any non-official member from office if he—
 - (a) has directly or indirectly any financial interest or holds any office in any road transport undertaking or in an association or union of road transport operators;
 - (b) has in the opinion of the Central Government, failed or is unable to carry on his duties so as to render his removal necessary; or
 - (c) has, without sufficient excuse, absented himself without the leave of the Commission from more than four consecutive meetings of the Commission.
- 5. Resignation of office.—A member may resign his office by giving notice in writing to the Central Government and he shall be deemed to have varied his office on the date on which the acceptance of his resignation is communicated to him by the Central Government or on the expiry of thirty days from the date of receipt of intimation of the resignation, whichever is earlier.
- 6. Payments to be made to the members for attendance at meetings of, or for performance of other duties assigned by, the Commission.—(1) A non-official member shall be entitled to receive a fee of forty rupees for every meeting of the Commission which he attends, irrespective of the number of days the meeting lasts.
- (2) If such member performs any journey to a place other than his usual place of residence or business for attending a meeting of the Commission or in connection with the performance of any duty assigned to him by the Commission, he shall be entitled to travelling allowance and daily allowance according to the provisions of the Ministry of Finance O.M. No. 10(2)-Est.II/51, dated the 12th April, 1951, as amended from time to time.
- 7. Temporary absence of any member.—If any member is by infirmity or otherwise rendered temporarily incapable of carrying out his duties or is absent on leave or otherwise in circumstances not involving the vacation of his office, the Central Government may appoint another person to act in his place.
- 8. Meetings of the Commission.—The Commission shall meet at such times and at such places as the Chairman may from time to time appoint in this behalf:

Provided that the Commission shall meet at least once in two months.

9. Notice of the meetings.—A notice of each meeting shall be sent to every member at least seven days before the date fixed for the meeting and it shall specify the place, the date and the hour of the meeting.

Provided that the Chairman may convene a meeting at a shorter notice for the purpose of disposing of any urgent business.

- 10. Agenda of meetings.—(I) A copy of the agenda with explanatory notes shall ordinarily be circulated to the members alongwith the notice of the meeting. No business not on the agenda shall ordinarily be transacted at any meeting.
- (2) Notwithstanding anything contained in sub-rule (1) the Chairman may place or permit any member to place for the consideration of the Commission any matter not included in the agenda of a meeting.
- (3) Any member who desires that a certain matter should be discussed by the Commission shall communicate that matter in writing along with a detailed memorandum to the Chairman and that matter shall ordinarily be included in the agenda for such next meeting as may be due next after fifteen days from the date of its receipt unless the Chairman orders otherwise.

- 11. Quorum.—The number of members including the Chairman to constitute a quorum shall be half rounded off to the next number. If, within half an hour from the time appointed for the meeting, the quorum is not present, the meeting shall be adjourned. If at the adjourned meeting, the quorum is not present within half an hour from the time appointed for that meeting, the member present shall proceed to transact the business before the Commission notwithstanding the absence of a quorum.
- 12 **Presiding Officer.**—The meetings shall be presided over by the Chairman or, in his absence, by any member designated by the Chairman to preside, or if no member has been so designated, by any member chosen by the members present from among themselves.
- 13. Decisions.—All questions at a meeting shall be decided by a majority of votes of the members present and voting, and in the case of an equality of votes, the Presiding Officer shall have a second or casting vote.
- 14. Adjournment.—(1) The Presiding Officer may adjourn any meeting until such date or time as he may specify, and at the adjourned meeting, only the business left unfinished at the meeting in which the adjournment was' made shall be transacted.
- (2) Notwithstanding anything contained in sub-rule (1), the Presiding Officer may permit the transaction of any other business.
- 15. Other points of procedure.—If any other point arises in regard to the procedure to be followed at a meeting, it shall be decided by the Chairman or, in his absence, the Presiding Officer.
- 16. Minutes.—The minutes of the proceedings of every meeting shall be circulated to the members as soon as possible after the meeting. The minutes shall be taken as correct and shall be signed by the Presiding Officer at the succeeding meeting unless any member who was present at the meeting to which the minutes relate, has objected to the minutes as having been incorrectly or incompletely recorded and communicated his objection in writing to the Chairman within seven days of the receipt of the minutes by him. Any objection received shall be put up at the next succeeding meeting before the Presiding Officer who, after taking the sense of the meeting may make such amendments in the minutes as he thinks proper, and the amended minutes shall then be confirmed and signed by the Presiding Officer.
- 17. Appointment of Sub-Committee.—(1) The Commission may appoint a Sub-Committee or Sub-Committees, each consisting of one or more of its members to consider any matter referred to it
- (2) The Commission may also associate with such Sub-Committee any person whose assistance or advice it may desire in carrying out any of its functions. Any person so associated for any purpose shall have a right to take part in the discussions of the Sub-Committee relevant to that purpose, but shall not have a right to vote at a meeting of the Sub-Committee and shall not be a member thereof for any other purpose.
- (3) The Sub-Committee's report shall be submitted to the Commission who may accept its recommendation or take any other decision thereon
- 18. Procedure of circulation.—When it is necessary to obtain the decision of the Commission on some matter and it is unnecessary or not possible or it is otherwise not considered feasible to convene a meeting of the Commission, the Chairman may circulate to each member full particulars of the proposal, inviting the member's views thereon by a specified date. The Chairman shall record the decision according to the views which may be received upto the specified date of the majority of the members including himself and, if necessary, by using his casting vote.
- 19. Minutes Book.—The minutes of the proceedings of each meeting, as confirmed and signed by the Presiding Officer and the decision recorded by the Chairman on the proposals which are decided by the procedure of circulation, shall be kept in chronological order in a Minutes Book.
- 20. Returns and Reports to be furnished by the Commission.—(1) The Commission shall furnish to the Central Government such returns, statistics and other information with respect to its working or any scheme proposed by it as the Central Government may from time to time require

- (2) Without prejudice to the provisions of sub-rule (1), the Commission shall, as soon as possible after the end of each financial year, submit to the Central Government a report on its activities during that year.
- 21. Powers and functions of the Commission.—The following powers and functions may also be exercised and discharged by the Commission, namely:—
 - (i) classification of routes and areas as inter-State routes and inter-State areas for the purpose of developing road motor transport;
 - (ii) survey of the requirements of any inter-State region for road motor transport;
 - (iii) examining how best the additional requirements of such region can be met;
 - (iv) preparing detailed schemes for provision or improvement of motor transport facilities in specific inter-State regions and advising the Central Government and the State Governments regarding the manner of implementation of such schemes;
 - (v) division of traffic in inter-State regions among the States concerned;
 - (vi) specifying the conditions which may be attached to a permit in respect of an inter-State region, subject to the provisions of Chapter IV of the Act,
 - (vii) fixing the maximum and minimum fares for the carriage of passengers in an inter-State region;
 - (viii) fixing the maximum and minimum freight rates for the various kinds of goods to be carried in an inter-State region and laying down the conditions for the carriage of such goods;
 - (ix) requiring the holders of inter-State permits to furnish such periodical returns, statistics and other information as the Commission may, from time to time, desire;
 - (x) advising the State Governments in the matter of:--
 - (a) taxation of motor vehicles.
 - (b) load restrictions and
 - (c) rationalisation of goods transport services in Inter-State regions,
 - (xi) assisting in the conclusion of reciprocal arrangements amongst State
 Governments for the smooth and efficient operation of inter-State
 motor transport services;
 - (xii) devising ways and means of extending road transport to inter-State regions where there is scope for its extension without creating uneconomic competition with other means of transport already available or likely to become available there;
 - (xiii) co-ordinating the operation of transport vehicles with other means of transport in inter-State regions so as to ensure that—
 - (a) there is no uneconomic competition between the motor transport operators inter se and between motor transport and other forms of transport, and
 - (b) there is no duplication or waste of transport capacity:
 - (xiv) regulating the timings of the passenger bus services in inter-State regions so as best to serve the convenience of passengers;
 - (xv) advising the Central Government from time to time in regard to such measures as may be necessary for an integrated and co-ordinated development of inland transport resources of the country and their optimum utilisation;
 - (xvi) visiting such places as it may consider necessary for the discharge of its functions;
 - (xvii) convening meetings of the representatives of State Governments, motor transport operators, and other interests concerned;
 - (xviii) sending out its officers to inter-State regions to check whether the directions issued by the Commission are being implemented, or to carry out a census of traffic;
 - (xix) recommending to State Governments the enforcement of such traffic and safety measures in inter-State regions as the Commission may deem necessary;

- (xx) doing all other things to facilitate the proper carrying on of the functions of the Commission.
- 22. Returns etc. by State Governments.—The State Government shall, if so required by the Commission furnish to it such periodical returns, statistics and other information as the Commission may from time to time, desire.
- 23. Purposes for which representatives of State Governments may be associated with the Commission.—The Commission shall associate with itself a representative each of the State Governments interested for the purpose of assisting the Commission in the performance of its functions specified in clauses (a), (b) and (c) of sub-section (2) of section 63A and clauses (i) to (ix) and (xiii) to (xviii) of rule 21.

[No. 14-TL(1)/59.]

New Delhi, the 21st January 1960

S.O. 287.—In exercise of the powers conferred by sub-section (2) of section 63A of the Motor Vehicles Act, 1939 (4 of 1939), the Central Government hereby makes the following amendment in the notification of the Government of India in the Ministry of Transport and Communications (Department of Transport) No. S.O. 188, dated the 8th March, 1958, namely:—

In the said notification, after the words, figures and brackets "of the said subsection (2)", the following shall be inserted, namely:—

"and such other functions under clause (e) of that sub-section as may be prescribed by the Central Government under Section 63C."

[No. 1-T(28)/58.]

D. D. SURI, Dy. Secy.

(Departments of Communications and Civil Aviation)

New Delhi, the 22nd January 1960

S.O. 288.—In pursuance of sub-rule (2) of rule 3 of the Indian Aircraft Rules 1937, the Central Government hereby authorises the Senior Aerodrome Officer, Calcutta to exercise, until the 30th January, 1960, the powers of the Central Government to renew and vary licences under the said rule 39.

[No. AR 1937(60) F. No. 10-A/6-60.]

K. K. UNNI, Dy. Secy.

MINISTRY OF EDUCATION

New Delhi, the 19th January 1960

S.O. 289.—In exercise of the powers conferred by sub-section (3) of section 6 of the University Grants Commission Act, 1956 (3 of 1956), the Central Government hereby appoints Dr. V. S. Krishna, Vice-Chancellor, Andhra University, Waltair, as a member of the University Grants Commission in the place of Shri G. C. Chatterji who ceased to be a member thereof under sub-rule (x) of rule 5 of the University Grants Commission (Disqualification, Retirement and Conditions of Service of Members) Rules, 1956.

[No. F. 24-46/59-U.5(A).]

8.0. 290.—In exercise of the powers conferred by section 5 of the University Grants Commission Act, 1956 (3 of 1956), the Central Government hereby appoints the following persons as members of the University Grants Commission in the vacancies caused by the retirement, under the proviso to sub-section (1) of

section 6 of the said Act, of three members on the expiration of the third year of their appointment for the first time under the said section 6, namely:—

- Prof. N. K. Sidhanta, Vice-Chancellor, Calcutta University Calcutta (Renominated)—Appointed under clause (a) of sub-section (2) of section 5 of the said Act.
- Dr. A. C. Joshi, Vice-Chancellor, Punjab University, Chandigarh— Appointed under clause (a) of sub-sectios (2) of section 5 of the said Act.

[No. F. 24-46/59-U.5(B).] K. G. SAIYIDAIN, Secy.

MINISTRY OF REHABILITATION

New Delhi, the 23rd January 1960

S.O. 291—Whereas the Central Government is of opinion that it is necessary to acquire the evacuee properties specified in the schedule below in the State of Rajasthan for a public purpose, being a purpose connected with the relief and rehabilitation of displaced persons, including payment of compensation to such persons;

Now, therefore, in exercise of the powers conferred by section 12 of the Displaced Persons (Compensation and Rebabilitation) Act, 1954 (44 of 1954), it is notified that the Central Government has decided to acquire, and hereby acquires, the evacuee properties specified in the Schedule below.

THE SCHEDULE

S. No.	Property	No. Locality	Name of the evacuee owner	Description of the evacuce property
1	2	3	4	5
ı	302	Mohala Khatikan Churu	Nathu s/o Mahatoo Khan .	Broken Khudi.
2	303	Mohala Kunjaran .	Nathu s/o Giga Kunjara .	Open plot.
3	304	Do.	Nathu s/o Giga Kunjara .	Do.
4	305	Near Lohiya College Churu	Birdekhan Kaimkhani .	Do.
5	306	Mohala West Kaim- khani	Almukhan s/o Kamardıkhan .	Do.
б	307	Churu ,	Gani Shah s/o Miru Kazi and adopted son of Giga Shah	Do.
7	308	Chejaran Mohala Churu	Gafoor s/o Karim.	Do.
8	309	Kazıyan Mohala Churu.	Faiz Mohd, Neck Mohad ss/o Umrao Kazi	Do
9	310	Kazıyan Mohala Churu	Mumtaz s/o Piroz Din .	Do.
10	311	Mohala Kaziyan Chur	u Bhura s/o Tona Kazi .	Do.
11	312	Near Temple of Mal- je and behind the house of Mirbux Luhar.	Alla Din s/o Gula Pinnara .	Do.
12	313	Mohala Luharan between the house of Piru s/o Alfoo sagar s/o Sunda,	Nizam Din, Ihrahim ss/o Mohada Luhar.	Do.
13	314	Mohala Khatikan Churu	Do.	Do.
14	202	Mohala Chejaran Rattangarh	Suleman s/o Ramjan Chejaran .	House.
15 16	203 204	Do. Mohala Beoparian .	Bhana s/o Fata	Open plot. House.

4	a	1
J	_	7

I	2	3	4	5
 17	205	Chejaran Mohala	Suleman s/o Ramjan	Nobara
18	229	Mohala nardiyan near EP 130 Raj- garh	Fabu s/o Noora	House
19	58H	Bikaner Dhobitalai	Mohd Sadiq	House
2Ó	689	Bikaner	Usaf s/o Gafoor	\mathbf{D}_{0}
21	69î	Bikaner	Mohd Hussain	Do
22	696	Bikaner	Wal Mohd and others	\mathbf{D}_{0}
23	699	Bikaner	Mst Gamat	Do.
14	703	Bikaner	Mubarak s/o Bakhtawar	Do.
25	127	Sujangarh	Mohd s/o Giga Chhimpa	Do.
3 6	48	Sardar Shahar	Alı s/o Chandkhan	Do

[No 1(1221)-58/Comp III/Prop.1]

(Office of the Chief Settlement Commissioner)

New Delhi, the 4th January 1960

- S.O. 292—In exercise of the powers conferred by clause (a) of sub-section (2) of section 16 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954 (44 of 1954), and in supersession of the Notification of the Government of India in the Ministry of Rehabilitation No SIII 7(10)55-IX, dated the 3rd September, 1955, the Central Government hereby makes the following ex-officio appointments for the custody, management and disposal of the evacuee properties in Punjab, acquired under section 12 of the said Act by virtue of notifications of the Government of India in the Ministry of Rehabilitation Nos SIII 19(44)54-II and SIII 19(44)54-I, dated the 24th March 1955 and the 12th July, 1955 respectively, namely—
 - 1 All Tehsildars and Nath-Tehsildar (Mahal) in Punjab as Managing Officers
 - 2 All Tehsildars and Naib-Tehsildars (Sales) in Punjab as Managing Officers
 - 3 All Naib Tehsildars (Rehabilitation) in Punjab as Managing Officers
 - 4 Mukhtiar-Kars (Rehabilitation) as Managing Officers

[No 16(2)/Admn(Prop)/59]

M L PURI,

Settlement Commissioner (A) and Ex-Officio Under Secy

(Office of the Chief Settlement Commissioner)

New Delhi, the 8th January 1960

SO. 293—In exercise of the powers conferred on me by sub-section (3) of section 55 of the Administration of Evacuee Property Act (31 of 1950), I, I N Chib, hereby delegate with immediate effect to all Deputy and Assistant Custodians General of Evacuee Property all powers vested in me under the said Act

[No 16(11)-Admn(Prop)/59]

I N CHIB.
Custodian General of Evacuee Property

MINISTRY OF LABOUR & EMPLOYMENT

New Delhi, the 20th January 1960

S.O. 294.—In pursuance of sub-rule (3) of rule 1 of the Coal Mines Rescue Rules, 1959, the Central Government hereby appoints the 1st day of April, 1960, as the date on which the said rules shall come into force.

[No. MI-14(2)/59.]

A. P. VEERA RAGHAVAN, Under Secy.

New Delhi, the 21st January 1960

S.O 295.—Whereas an industrial dispute between the employers in relation to the Tandur and Navandgi Stone Quarries (P) Ltd., P.O. Bashcerabad (Andhra Pradesh) and their workmen in respect of the matters specified in the Schedule hereto annexed was referred for adjudication to an Industrial Tribunal constituted with Shri F. Jeejeebhoy as the Presiding Officer, with headquarters at Bombay, by the Order of the Government of India in the Ministry of Labour and Employment No. S.O. 1059, dated the 1st May, 1959;

And whereas a large number of proceedings are pending adjudication before the said Tribunal and whereas the Central Government considers it desirable that the said dispute should be adjudicated expeditiously;

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 33B of the Industrial Disputes Act, 1947 (14 of 1947) the Central Government hereby withdraws the proceeding in relation to the said dispute pending before the said Tribunal and transfers the same to the Additional Industrial Tribunal, Bombay, constituted by notification of the Government of India in the Ministry of Labour and Employment No. S.O. 172 dated the 16th January, 1960, of which Shri Salim M. Merchant is the Presiding Officer, for the disposal of the proceeding.

SCHEDULE

- (a) Whether for breaking 'Porka Thargu' and similar types of thick layers of lime stone classifying them as Dind breaking, payment should be made at the rate of Rs. 40/- per 1000 cubic feet and if so, whether this rate should be from the 1st January, 1955.
- (b) Whether for carrying and throwing away of stone pieces after Dind breaking, payment should be made at the rate of Rs. 10/- per 1000 cubic feet.
- (c) Whether extra wages at the rate of Re. 1/- be paid for every 100 square feet of cut stone for the removal of stone pieces after sizing and cutting of the stone.
- (d) Whether extra wages at the rate of Re. 1/- and 50 Naye Paise be paid for every 100 square feet of cut stones for the carrying of cut stones from the quarry pit to the surface.
- (e) Whether bonus be paid for the years 1952-53 1953-54. 1954-55, 1955-56, 1956-57 and 1957-58 at 50 per cent of the net profit of such year. If not, at what rate should it be paid.

[No. 4/12/60-LRII-1.]

ORDER

New Delhi, the 21st January 1960

\$.0. 296.—Whereas the Central Government is of opinion that an industrial dispute exists between the employers in relation to the United Commercial Bank, Kanpur and their workmen in respect of the matter specified in the Schedule hereto annexed;

And whereas the Central Government considers it desirable to refer the said dispute for adjudication;

Now, therefore, in exercise of the powers conferred by clause (d) of subsection (1) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the

Central Government hereby refers the said dispute for adjudication to the Industrial Tribunal, Delhi, constituted under section 7A of the said Act.

SCHEDULE.

Whether Shri Ratan Lal Dwivedi employed as a Chief Cashter in the Kanpur Branch of the United Commercial Bank Limited is a "workman" within the meaning of clause(s) of section 2 of the Industrial Disputes Act, 1947 (14 of 1947) as amended by the Industrial Disputes (Amendment and Miscellaneous Provisions) Act, 1956 (36 of 1956); and, if so, whether he is entitled, with effect from the 13th December, 1958 to all or any of the benefits admissible to "workmen" under the award of the All India Industrial Tribunal (Bank Disputes) constituted by the Government of India in the Ministry of Labour S.R.O. No. 35, dated the 5th January. 1952 as modified by the Industrial Disputes (Banking Companies) Decision Act, 1955

[No. LRII-10(101)/59.]

S.O. 297.—Whereas an industrial dispute between the employers in relation to the Hercules Insurance Company Limited, Bombay and their workmen in respect of the matters specified in the Schedule hereto annexed was referred for adjudication to an Industrial Tribunal constituted with Shri F. Jeejeebhoy as the Presiding Officer, with headquarters at Bombay, by the Order of the Government of India in the Ministry of Labour and Employment No. S.O. 162, dated the 12th January, 1959;

And whereas a large number of proceedings are pending adjudication before the said Tribunal and whereas the Central Government considers it desirable that the said dispute should be adjudicated expeditiously;

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 33B of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby withdraws the proceeding in relation to the said dispute pending before the said Tribunal and transfers the same to the Additional Industrial Tribunal, Bembay, constituted by notification of the Government of India in the Ministry of Labour and Employment No. S.O. 172 dated the 16th January, 1960, of which Shri Salim M. Merchant is the Presiding Officer, for the disposal of the proceeding.

Schedule

Whether the terms and conditions of service of the workmen in the company in respect of the following matters call for any improvement and, if so, to what extent:—

- (1) Scales of pay and dearness allowance;
- (2) Special increments or allowances to persons possessing special qualifications or holding special jobs;
- (3) hours of work;
- (4) payment of overtime;
- (5) retirement benefits:
- (6) lcave;
- (7) medical aid;
- (8) revision of uniforms.

[No. 4/12/60-LRII.]

S.O. 298.—Whereas an industrial dispute between the employers in relation to the Andhra Cement Company Limited, Vijayawada, and their workmen in respect of the matters specified in the Schedule hereto annexed was referred for adjudication to an Industrial Tribunal constituted with Shri F. Jecjeebhoy as the Presiding Officer, with headquarters at Bombay, by the Order of the Government of India in the Ministry of Labour and Employment No. S.O. 1173, dated the 16th May, 1959;

And whereas a large number of proceedings are pending adjudication before the said Tribunal and whereas the Central Government considers it desirable that the said dispute should be adjudicated expeditiously;

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 33B of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby withdraws the proceeding in relation to the said dispute pending

before the said Tribunal and transfers the same to the Additional Industrial Tribunal, Bombay, constituted by notification of the Government of India in the Ministry of Labour and Employment No. S.O. 172 dated the 16th January, 1960, of which Shri Salim M. Merchant is the Presiding Officer, for the disposal of the proceeding.

SCHEDULE

- (a) Whether the management of Andhra Cement Company Ltd., Vijayawada were justified in retrenching 165 workmen from their Nadikudi Mlnes with effect from the 16th March, 1959;
- (b) If not, to what relief the workmen are entitled.

[No. 4/12/60-LRII-2.]

S.O. 299.—Whereas an industrial dispute between Messrs. Singareni Collieries Company Limited, Kothagudium Collieries Post Office, Andhra Pradesh and their workmen in respect of the matters specified in the Schedule hereto annexed was referred for adjudication to the Industrial Tribunal, Bombay, by the Order of the Government of India in the Ministry of Labour and Employment No. S.O. 1799, dated the 8th August 1959;

And whereas a large number of proceedings are pending adjudication before the said Tribunal and whereas the Central Government considers it desirable that the said dispute should be adjudicated expeditiously;

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 33B of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby withdraws the proceeding in relation to the said dispute pending before the said Tribunal and transfers the same to the Additional Industrial Tribunal, Bombay, constituted by notification of the Government of India in the Ministry of Labour and Employment No. S.O. 172 dated the 16th January, 1960, of which Shri Salim M. Merchant is the Presiding Officer, for the disposal of the proceeding.

SCHEDULE

- (1) Whether the dismissal of Shri Perka Durgiah, Coal Cutter, was justified; and if not, to what relief is he entitled.
- (2) Whether the transfer of the following 18 workmen from Birly Pit was justified. If not, to what relief are they entitled.
 - 1. Chintala Veeram
 - 2. Nomasi Vecram
 - 3. Nimmala Narasimhulu
 - 4. Gali Lachulu
 - Bathraj Ramulu
 - 6, Jogam Raghavalu
 - 7. Pittala Sailu
 - 8. Domala Mallalah
 - 9. Botike Iylu
 - 10. Bandela Veeramallu
 - 11. Bangaru Sammulu
 - 12, Goalla Mallaigh
 - 13. Sadula Laxmaiah
 - 14. Guntuka Mallu
 - A. D. Ekambaram
 - 16. Bestha Mallu
 - 17. Thadeboina Komarafah
 - 18. Patha Malliah.

[No. 4/12/60-LRII-3.7

New Delhi, the 22nd January 1960

- S.O. 300.—In exercise of the powers conferred by sub-section (3) of section 1 of the Employées' State Insurance Act, 1948 (34 of 1948), the Central Government hereby appoints the 31st January, 1960, as the date on which the provisions of Chapter IV (except sections 44 and 45 which have already been brought into force), Chapter V and Chapter VI [except sub-section (1) of section 76 and sections 77, 78, 79 and 81 which have already been brought into force] of the said Act shall come into force in the following areas of the State of Orissa, namely:—
 - I. Rajgangpur area comprising of the revenue villages of
 - (a) Liploi:
 - (b) Ranibandh;
 - (c) Kumarkela; and(d) Lanloi.
 - - in tehsil Raigangpur in district of Sundargarh.
 - II. The Choudwar area comprising of the revenue villages of
 - (a) Choudwar;
 - (b) Kedareswar;
 - (c) Mundamal;
 - (d) Kapaleswar;(e) Sultanpur;
 - (f) Banipada;

 - (g) Chatisa II;(h) Kalyansinghpur;
 - (i) Daulatabad;
 - (j) Gopalpur; and
 - (k) Jinipur Narasingpur.

in tehsil Cuttack in district Cuttack.

- III. The Barang area comprising of the revenue village of Dadhapatna in tehsil Cuttack in district Cuttack.
- IV. The areas within the municipal limits of Cuttack in tehsil Cuttack in district Cuttack.
 - V. Brajarajnagar area comprising of the revenue villages of
 - (a) Telanpali; and
 - (b) Lamptibahal in tehsil Jharsuguda and district Sambalpur.

[No. F. HI-13(1)/60.]

BALWANT SINGH, Under Secy.

New Delhi, the 23rd January 1960

S.O. 301.—The following draft of a further amendment of the Madras Dock Workers (Regulation of Employment) Scheme, 1956, which the Central Government proposes to make in exercise of the powers conferred by subsection (1) of section 4 of the Dock Workers (Regulation of Employment) Act, 1948 (9 of 1948), is published as required by the said sub-section for the information of all persons likely to be affected thereby; and notice is hereby given that the said draft will be taken into consideration on or after the 28th February 1960.

Any objections or suggestions which may be received from any person with respect to the said d-aft before the date so specified will be taken into consideration by the Central Government.

Draft Amendment

- (i) In the said Scheme, in clause 46, after sub-clause (4), the following sub-clause shall be inserted, namely:--
 - "(4-A) (a) Where a worker has been suspended pending enquiry, he shall be paid for each day of suspension a subsistence allowance equivalent to the attendance allowance provided in clause 32 or one-fourth of his daily wage including dearness allowance, whichever is greater: provided that for the period of suspension in excess of a month, the Chairman may, in exceptional cases grant a higher subsistence allowance not exceeding half the total daily wage including dearness allowance;

- (b) the subsistence allowance so paid shall not be recoverable or liable to forfeiture in any case whatsoever;
- (c) where a worker is found not guilty, he shall be entitled to such payments in respect of the period of his suspension as the Administrative Body may certify that the worker would have received on the time rate basis or under clause 32 had he not been suspended, provided that the amounts so payable shall be reduced by the amount of subsistence allowance already paid during the period";
- (ii) in clause 51, the following shall be inserted at the end of sub-clause (2) as item (iii), namely:—
 - "(iii) (a) Where a worker has been suspended pending enquiry, he shall be paid for each day of suspension a subsistence allowance equivalent to the attendance allowance provided in clause 32 or one-fourth of his daily wage including dearness allowance, whichever is greater; provided that for the period of suspension in excess of a month, the Chairman may, in exceptional cases grant a higher subsistence allowance not exceeding half the total daily wage including dearness allowance:
 - (b) the subsistence allowance so paid shall not be recoverable or liable to forfeiture in any case whatsoever;
 - (c) where a worker is found not guilty, he shall be entitled to such payments in respect of the period of his suspension as the Administrative Body may certify that the worker would have received on the time rate basis or under clause 32 had he not been suspended, provided that the amount so payable shall be reduced by the amount of subsistence allowance already paid during that period."

[No. Fac.175(72)(ii)/59.]

8.0. 302.—The following draft of an amendment of the Cochin Dock Workers (Regulation of Employment) Scheme, 1959, which the Central Government proposes to make in exercise of the powers conferred by subsection (1) of section 4 of the Dock Workers (Regulation of Employment) Act, 1948 (9 of 1948), is published as required by the said sub-section for the information of all persons likely to be affected thereby; and notice is hereby given that the said draft will be taken into consideration on or after the 28th February 1960.

Any objections or suggestions which may be received from any person with respect to the said draft before the date so specified will be taken into consideration by the Central Government.

Draft Amendment

- (i) In the said Scheme, in clause 46, after sub-clause (4), the following sub-clause shall be inserted, namely:—
 - "(4-A) (a) Where a worker has been suspended pending enquiry, he shall be paid for each day of suspension of subsistence allowance equivalent to the attendance allowance provided in clause 32 or one-fourth of his daily wage including dearness allowance, whichever is greater; provided that for the period of suspension in excess of a month, the Chairman may, in exceptional cases grant a higher subsistence allowance not exceeding half the total daily wage including dearness allowance;
 - (b) the subsistence allowance so paid shall not be recoverable or liable to forfeiture in any case whatsoever;
 - (c) where a worker is found not guilty, he shall be entitled to such payments in respect of the period of his suspension as the Administrative Body may certify that the worker would have received on the time rate basis or under clause 32 had he not been suspended, provided that the amounts so payable shall be reduced by the amount of subsistence allowance already paid during that period";
- (ii) in clause 51, the following shall be inserted at the end of sub-clause (2) as item (iii), namely:—
 - "(iii) (a) Where a worker has been suspended pending enquiry, he shall be paid for each day of suspension a subsistence allowance equivalent to the attendance allowance provided in clause 32 or one-fourth

of his daily wage including dearness allowance, whichever is greater; provided that for the period of suspension in excess of a month, the Chairman may, in exceptional cases grant a higher subsistence allowance not exceeding half the total daily wage including dearness allowance;

- (b) the subsistence allowance so paid shall not be recoverable or liable to forfeiture in any case whatsoever;
- (c) where a worker is found not guilty, he shall be entitled to such payments in respect of the period of his suspension as the Administrative Body may certify that the worker would have received on the time rate basis of under clause 32 had he not been suspended, provided that the amount so payable shall be reduced by the amount of subsistence allowance already paid during that period?

[No. Fac.175(72)(iii)/59.]

S.O. 303.—The following draft of an amendment of the Vizagapatam Dock Workers (Regulation of Employment) Scheme, 1959, which the Central Government proposes to make in exercise of the powers conferred by subsection (1) of section 4 of the Dock Workers (Regulation of Employment) Act, 1948 (9 of 1948), is published as required by the said sub-section for the information of all persons likely to be affected thereby; and notice is hereby given that the said draft will be taken into consideration on or after the 28th February 1960.

Any objections or suggestions which may be received from any person with respect to the said d att before the date so specified will be taken into consideration by the Central Government.

Draft Amendment

- (1) In the said Scheme, in clause 45, after sub-clause (4), the following ub-clause shall be inserted, namely:-
 - "(4 Λ) (a) Where a worker has been suspended pending enquiry, heashall be paid for each day of suspension a subsistence allowance equiva-tent to the affendance allowance provided in clause 31 or one-fourth of his daily wage including dea less allowance whichever is greater; provided that for the period of suspension in excess of a month, the Chairman may in exceptional cases grant a higher subcistence allowance not exceeding half the total daily wage including deargess allowance;
 - (b) the subsistence allowance so paid shall not be recoverable or liable to forfeiture in any case whatsoever;
 - (c) where a worker is found not guilty, he shall be entitled to such payments in respect of the period of his suspension as the Administrative Body may certify that the worker would have received on the time rate basis of under clause 32 had he not been suspended, provided that the amounts so payable shall be reduced by the amount of subsistence allowance already paid during that period.";
- (ii) in clause 50, the following shall be inserted at the end of sub-clause (2) as item (ili), namely:-
 - "(iii) (a) Where a worker has been suspended pending enquiry, he shall be paid for each day of suspension a subsistence allowance equiva-lent to the attendance allowance provided in clause 31 or one-fourth of his daily wage including dearness allowance, whichever is greater; provided that for the period of suspension in excess of a month, the Chairman may, in exceptional cases grant a higher subsistence allowance not exceeding half the total daily wage including dearness allowance:
 - (b) the subsistence allowance so paid shall not be recoverable or liable to forfeiture in any case whatsoever:
 - (c) where a worker is found not guilty, he shall be entitled to such payments in respect of the period of his suspension as the Administrative Body may certify that the worker would have received on

the time rate basis or under clause 31 had he not been suspended, provided that the amount so payable shall be reduced by the amount of subsistence allowance already paid during that period."

[No. Fac.175(72)(iv)/59.]

New Delhi, the 25th January 1960

S.O. 364.—The following draft of a further amendment of the Bombay Dock Workers (Regulation of Employment) Scheme, 1956, which the Central Government proposes to make in exercise of the powers conferred by subsection (1) of section 4 of the Dock Workers (Regulation of Employment) Act, 1948 (9 of 1948), is published as required by the said sub-section for the information of all persons likely to be affected thereby; and notice is hereby given that the said draft will be taken into consideration on or after the 28th February 1960.

Any objections or suggestions which may be received from any person with respect to the said draft before the date so specified will be taken into consideration by the Central Government.

Draft Amendment

- (1) In the said Scheme, in clause 45, after sub-clause (4), the following sub-clause shall be inserted, namely:-
 - "(4-A) (a) Where a worker has been suspended pending enquiry, he shall be paid for such day of su pension a subsistence allowance equiva-lent to the attendance allowance provided in clause 32 or one-fourth. of his daily wage including dearness allowance, whichever is greater; p ovided that for the period of S. Spetaron a cases of a month, the Chairman may cases grant a higher subsistence allowance not e total daily wage including dearness allowance;
 - (b) the subsistence allowance so paid shall not be recoverable or liable to forfeiture in any case whatsoever;
 - (c) where a worker is found not guilty, he shall be entitled to such payments in respect of the period of his suspension as the Administrative Body may certify that the worker would have received on the time rate basis or under clause 32 had he not been suspended, provided that the amounts so payable shall be reduced by the amount of subsistence allowance already paid during that period.";
- (ii) in clause 50, the following shall be inserted at the end of sub-clause (2) as item (iii), namely:-
 - "(iii) (a) Where a worker has been suspended pending enquiry, he shall be paid for each day of suspension a subsistence allowance equivalent to the attendance allowance provided in clause 32 or one-fourth of his daily wage including dearness allowance, whichever is greater; provided that for the period of suspension in excess of a month, the Chairman may, in exceptional cases grant a higher subsistence allowance not exceeding half the total daily wage including dearness allowance;
 - (b) the subsistence allowance so paid shall not be recoverable or liable to forfeiture in any case whatsoever;
 - (c) where a worker is found not guilty, he shall be entitled to such payments in respect of the period of his suspension as the Adminis-trative Body may certify that the worker would have received on the time rate basis or under clause 32 had he not been suspended, provided that the amount so payable shall be reduced by the amount of subsistence allowance already paid during that period.";

[No. Fac.175(72)(i)/59.1

P. D. GAIHA, Under Secy.

MINISTRY OF INFORMATION AND BROADCASTING

New Delhi, the 19th January 1960

S.O. 305.—In exercise of the powers conferred by section 3(1) of the Cinematograph Act, 1952 (37 of 1952), read with rules 3 and 4 of the Cinematograph (Censorship) Rules, 1958, the Central Government hereby reappoints Dr. N. K. Sidhanta, as a member of the Central Board of Film Censors with effect from the 15th January, 1960.

[No. F. 11/14/59-FC.]

D. R. KHANNA, Under Secy.